

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F033680 Ruck v. Owens

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F033368 People v. Blissett III

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F033188 People v. Ruffa

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

IN THE

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F030545 People v. Vang, et al.

The judgment is reversed on count 12 for insufficient evidence as to all defendants. The judgment as to Yang is modified to reflect an award of 631 days of precommitment credit, and the court is directed to amend the abstract of judgment to reflect this modification. The order denying the motions for new trial is vacated, and the matter is remanded for a limited rehearing of the motions in accordance with the rule announced [Citation] and reaffirmed in [Citation]. If the court finds the evidence insufficient pursuant to its independent review, it shall articulate its findings, grant the motions, and set the matter for a new trial. If the court finds the evidence is sufficient to support the verdicts, it shall enter an order denying the motions and reinstating the judgments. Wiseman, J.

We concur: Vartabedian, Acting P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F035212 People v. Mansfield

Appellant has died pending determination of this appeal.

The court having received and filed a certified copy of a certificate evidencing the death of appellant Thomas Mansfield during the pendency of this appeal, IT IS THEREFORE ADJUDGED that all proceedings in the above entitled cause, and especially under the judgment therein rendered, have permanently abated, and the superior court of Kings County is to enter its appropriate order to that effect. [Citation]

F036890 In re Cheyenne K. a Minor

No brief or request for extension of time having been filed within the time provided, the appeal is dismissed.

F031569 People v. Leal

The judgment is affirmed. Thaxter, Acting P.J.

We concur: Harris, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F037145 In re Dominique T., a Minor

No brief or request for extension of time having been filed within the time provided, the appeal is dismissed.

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F034444 Ruck v. Darrett

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F037121 People v. Westfall

No brief having been filed by appellant after notice duly given under rule 17(c) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F037030 In re Erlinda L., a Minor

Fresno County Department of Children & Family Services v. Martha B.

No brief or request for extension of time having been filed within the time provided, the appeal is dismissed.